UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte STEPHEN NUSS

Appeal 2008-2705 Application 09/760,136 Technology Center 3700

Decided: August 26, 2008

Before DONALD E. ADAMS, DEMETRA J. MILLS, and ERIC GRIMES, *Administrative Patent Judges*.

ADAMS, Administrative Patent Judge.

ERRATA

On July 22, 2008, the Board of Patent Appeals and Interferences (hereinafter "Board") mailed a Decision on Appeal wherein the Board affirmed the Examiner's rejection of claims 12, 16-20 and 24-27 under 35 U.S.C. § 103(a) as unpatentable over the combination of Chapman and Cornish.

Appeal 2008-2705 Application 09/760,136

However, a review of the Board decision reveals that on page 4, first full paragraph, the Board states "we reverse the rejection of claims 12, 16-20, and 24-27." In addition, under the heading of "CONCLUSION," the Board states "[i]n summary, we reverse the rejection of record" (emphasis added). Therefore, this Errata serves as notification to Appellant that the Decision by the Board is hereby modified to read "REVERSED."

The original time period for response remains unchanged.

KZ/clj

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